IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In Re:	
	Chapter 11
W.R. GRACE & CO., <u>et al</u> .,	
	Case No. 01-1139 (JKF)
Debtors.	
	(Jointly Administered)
	[Re: D.I]

ORDER AMENDING THE RETENTION ORDER OF KLETT ROONEY LIEBER & SCHORLING TO REFLECT FIRM NAME CHANGE TO BUCHANAN INGERSOLL & ROONEY PC

Upon consideration of the Motion of the Official Committee of Equity Security Holder's Committee (the "Equity Committee") to Amend the Retention Order of Klett Rooney Lieber & Schorling to Reflect Firm Name Change to Buchanan Ingersoll & Rooney PC (the "Motion"); and Buchanan Ingersoll & Rooney PC being a "disinterested" party as that term is defined under section 101(14) of the Bankruptcy Code, as modified by section 1107(b) of the Bankruptcy Code; and such amendment being necessary and in the best interest of the Equity Committee and these estates; and after due deliberation, and sufficient cause appearing therefor, it is hereby

ORDERED that the Motion is granted; and it is further;

ORDERED that the Order Pursuant to Sections 328 and 1103 of the Bankruptcy Code and Bankruptcy Rule 2014 Authorizing the Retention Nunc Pro Tunc of Klett Rooney Lieber & Schorling, A Professional Corporation, As Co-Counsel to the Official Committee of Equity Holders [D.I. 1275] (the "Retention Order") is hereby amended to reflect Buchanan Ingersoll & Rooney PC as co-counsel to the Equity Committee; and it is further

Case 01-01139-AMC Doc 12950-2 Filed 08/08/06 Page 2 of 2

C	ORDERI	ED that ea	ch reference	of "Kl	ett Rooney'	' in the	Retention	Order is	hereby
replaced	with "B	uchanan I	ngersoll & 1	Rooney	PC".				

Dated:

United States Bankruptcy Court Judge